

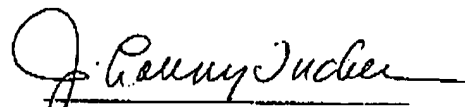
REMARKS/ARGUMENTS

Applicants are currently amending Claims 1 and 23 to define the organic sulfur-containing compound as a "diphenylphosphine sulfide" of cancelled Claim 6. Claim 17 has also been amended to define the organic sulfur-containing compound as being selected from the list of recited diphenylphosphine sulfides. Claims 3-6 are now cancelled. Claim 7 has been amended to change its dependency.

These amendments are made to expedite prosecution of this application to allowance as suggested by the Examiner. However, Applicants still disagree with the Final Rejection on all grounds. While those grounds are not addressed again in this communication, they are hereby incorporated by reference to Applicants' previous Rule 116 response (mailed September 19, 2005). Applicants reserve the right to consider and file a Continuation application directed to unclaimed but disclosed embodiments of their invention at a later date. Reconsideration of this patent application is respectfully requested. Thus, with this amendment, Applicants have no intention of "abandoning" unclaimed embodiments.

A prompt and favorable action by the examiner to grant allowance is earnestly solicited in order to avoid an appeal.

Respectfully submitted,



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If the Examiner is unable to reach the Applicant(s) Attorney at the telephone number provided, the Examiner is requested to communicate with Eastman Kodak Company Patent Operations at (585) 477-4656.